

GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

PS – Police Department – Representation of Sri K.Buchaiah, Inspector of Police, District Special Branch, Medak District, against certain punishments imposed on him – Allowed – Orders – Issued.

HOME (SERVICE-I) DEPARTMENT

G.O.Rt.No. 1430

Dated: 18/08/2010

Read the following:-

1. From Sri K.Buchaiah, Inspector of Police, District Special Branch, Medak District, Representation dated 18.3.2010.
2. From the Director General of Police, A.P., Hyderabad, Letter Rc.No.1571/Apepal-1/2010, dated 30.6.2010.

o-o-o

**ORDER:**

In the reference 1<sup>st</sup> read above, Sri K.Buchaiah, Inspector of Police, District Special Branch, Medak District, has submitted a representation to set aside the **six** punishments imposed on him, for the detailed reasons mentioned therein.

**2.** The Director General of Police, A.P., Hyderabad, in his letter 2<sup>nd</sup> read above, has reported that Sri K.Buchaiah, Inspector of Police, District Special Branch, Medak District, formerly of Mahabubnagar District, was awarded the following (6) punishments, for the delinquencies indicated against them:-

Sl. No.	Delinquency	Punishment awarded on the Individual
<b>1</b>	"Gross reprehensible conduct and his irregular dealings of collecting amount of Rs.18,640/- from Jinkala Ladies of Wadwal village and keeping it unnecessarily with him and not returning to the ladies, who were not involved in any cases"	The S.P., Mahabubnagar, awarded a punishment of PPI for three years without effect, vide Procs. D.O.No.2831/2007, dated 8/10.12.07.  His appeal petition was considered and the punishment modified to that of PPI for on year without effect by the D.I.G., H/R, Hyderabad in his Procs. dated 10.3.2008. His revision petition was also considered and the punishment modified to that of Censure by the I.G.P., H/R Hyderabad in his Procs. dated 16.6.2009.
<b>2</b>	"Gross reprehensible conduct and not informing to the superior officers about his jeep accident, not registering any case to do justice to the two injured"	The S.P., Mahabubnagar, awarded a punishment of PPI for three years without effect, vide Procs. D.O.No. 2831/2007, dated 8/10.12.2007.  His appeal and revision petitions were considered and rejected by the authorities concerned.
<b>3</b>	"Gross neglect of duty in recommending the case in Cr.No.15/2007 u/s 174 Cr.P.C. of Maganoor PS without properly verifying the investigation done by SI of Police, Maganoor and failed to rectify the defects done by SI of Police and submitted the CD file in routine manner".	The S.P., Mahabubnagar, awarded a punishment of Censure, vide Procs. D.O.No. 810/2009, dated 4.3.2009.  His appeal and revision petitions were considered and rejected by the authorities concerned.
<b>4</b>	"Gross neglect of duty and perfunctory investigation in Cr.No.95/2004 U/s 302 r/w 34 IPC of Nawabpet PS and it leads to acquittal"	The S.P., Mahabubnagar, awarded a punishment of Censure, vide Procs. D.O.No. 808/2009, dated 4.3.2009.  His appeal and revision petitions were considered and rejected by the authorities concerned.

<b>5</b>	"Exhibited gross neglect of duty and mis-conduct by keeping the complaint of MD, APDDCF Ltd., A.P. Hyderabad dated 3.11.2004 forwarded by superior officers in the CD file of another case in Cr.No.307/2004 u/s 409 IPC and deliberately hushed up the crime of mis-appropriation of Govt. funds to the tune of huge amount of Rs.1.22 Crores"	The D.I.G., H/R Hyderabad, awarded a punishment of PPI for one year without effect, vide Procs. R.O.No. 968/2008, dated 25.11.2008.  His appeal petition was considered and rejected by the I.G.P., H/R Hyderabad in his Procs. dated 27.7.2009.
<b>6</b>	"For gross dereliction of negligence in not arresting the accused persons allowing A1 to surrender in Court, perfunctory investigation in Cr.No.167/2005 u/s 302 r/w 34 IPC of Mahabubnagar (R) PS"	The S.P., Mahabubnagar, awarded a punishment of PPI for two years without effect, vide Procs. D.O.No. 330/2006, dated 82.2007.  His appeal petition was considered and the punishment modified to that of Censure by the D.I.G., H/R, Hyderabad in Procs. No. 701/Apl-81/D2/HR/2006, RO No.367/ 2006, dated 28.6.06. His revision petition was also considered and rejected by the I.G.P., H/R Hyderabad in Procs. dated 12.12.07.

**3.** After careful examination of the entire matter, with reference to the records made available, Government hereby **set aside the punishments indicated at Sl.Nos. 2, 3, 4 & 5** in the statement in para-2 above. In respect of the punishments at **Sl.Nos. 1 & 6** of the statement, the request of the Individual is hereby **rejected**.

**4.** The Director General of Police, A.P., Hyderabad, is requested to take necessary follow up action in the matter. The records received in the reference 2<sup>nd</sup> read above are herewith returned and the receipt of the same should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

P.GAUTAM KUMAR  
PRINCIPAL SECRETARY TO GOVERNMENT

To  
The Director General of Police, A.P. Hyderabad (w.e)  
The Individual concerned  
through Director General of Police, A.P. Hyderabad  
SF/SC

// Forwarded :: by order //

SECTION OFFICER